motion devised. I decline to vacate my orlar of June 20, 2016, which decided the informa- TROY LAW, PLLC John Troy (JT 0481) 41-25 Kissena Boulevard Suite 119 tim previous submitted, ad does not Flushing, NY 11355 Tel: 718) 762-1324 Fax: (718) 762-1342 UNITED STATES DISTRICT COURT aith and allogod innocence does SOUTHERN DISTRICT OF NEW YORK not mitigale the fact that he SOUTHERN DISTRICT OF NEW YORK not mitigale the fact that he SOUTHERN DISTRICT OF NEW YORK not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he Southern district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitigale the fact that he was a second district of New York not mitig
YOUCHEN ZHENG, on behalf of himself and others Case No: 15-cv-10125 That conflicts similarly situated, Plaintiff,
v. NOTICE OF MOTION representations
KOBE SUSHI JAPANESE CUISINE 8 INC. d/b/a Kobe Sushi Japanese Cuisine, CHONG LIN YOU, The state of the state
and XING DA CHEN, Defendants. Defendants.
PLEASE TAKE NOTICE that upon the annexed Declaration of John Troy, sworn
to on July 21, 2016, and all exhibits attached thereto, and upon all prior pleadings and proceedings
herein, the undersigned shall, pursuant to Federal Rule of Civil Procedure 60(b) move this Court,
at the United States Courthouse for the Southern District of New York, located at 500 Pearl Street,
New York, NY 10007, before the Honorable Alvin K. Hellerstein for an Order vacating the

disqualification of John Troy and Troy Law PLLC.

PLEASE TAKE FURTHER NOTICE that pursuant to Local Civil Rule 6.1 of the Southern District of New York answering papers, if any, are due within fourteen days of service of this motion.

Date: Flushing, New York Respectfully submitted, TROY LAW, PLLC July 21, 2016 USDC SDNY By: /s/ JOHN TROY DOCUMENT ELECTRONICAELY FILED 1

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